#### 106TH CONGRESS 2D SESSION

# H. R. 4713

To amend the Internal Revenue Code of 1986 and the Surface Mining Control and Reclamation Act of 1977 to restore stability and equity to the financing of the United Mine Workers of America Combined Benefit Fund by eliminating the liability of reachback operators, to provide additional sources of revenue to the Fund, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

June 21, 2000

Ms. Pryce of Ohio (for herself, Mr. Armey, Mr. Camp, Ms. Dunn, Mrs. Johnson of Connecticut, Mr. Sessions, and Mr. Upton) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

# A BILL

To amend the Internal Revenue Code of 1986 and the Surface Mining Control and Reclamation Act of 1977 to restore stability and equity to the financing of the United Mine Workers of America Combined Benefit Fund by eliminating the liability of reachback operators, to provide additional sources of revenue to the Fund, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1	SECTION 1. SHORT TITLE; AMENDMENTS OF 1986 CODE.
2	(a) Short Title.—This Act may be cited as the
3	"Combined Fund Stability and Fairness Act".
4	(b) Amendment of 1986 Code.—Except as other-
5	wise expressly provided, whenever in this Act an amend-
6	ment or repeal is expressed in terms of an amendment
7	to, or repeal of, a section or other provision, the reference
8	shall be considered to be made to a section or other provi-
9	sion of the Internal Revenue Code of 1986.
10	TITLE I—REACHBACK
11	PROVISIONS
12	SEC. 101. REFORM OF REACHBACK PROVISIONS OF COAL
13	INDUSTRY HEALTH BENEFIT SYSTEM.
14	(a) Agreements Covered by Health Benefit
15	System.—
16	(1) In general.—Section 9701(b)(1) (defining
17	coal wage agreement) is amended to read as follows:
18	"(1) Coal agreements.—
19	"(A) 1988 AGREEMENT.—The term '1988
20	agreement' means the collective bargaining
21	agreement between the settlors which became
22	effective on February 1, 1988.
23	"(B) COAL WAGE AGREEMENT.—The term
24	'coal wage agreement' means the 1988 agree-
25	ment and any predecessor to the 1988 agree-
26	ment."

1	(2) Conforming amendment.—Section
2	9701(b) (relating to agreements) is amended by
3	striking paragraph (3).
4	(b) Definitions Applicable to Operators.—
5	(1) Signatory operator.—Section 9701(c)(1)
6	(defining signatory operator) is amended to read as
7	follows:
8	"(1) Signatory operator.—The term 'signa-
9	tory operator' means a 1988 agreement operator."
10	(2) 1988 AGREEMENT OPERATOR.—Section
11	9701(c)(3) (defining 1988 agreement operator) is
12	amended to read as follows:
13	"(3) 1988 AGREEMENT OPERATOR.—The term
14	'1988 agreement operator' means—
15	"(A) an operator which was a signatory to
16	the 1988 agreement, or
17	"(B) a person in business which, during
18	the term of the 1988 agreement, was a signa-
19	tory to an agreement (other than the National
20	Coal Mine Construction Agreement or the Coal
21	Haulers' Agreement) containing pension and
22	health care contribution and benefit provisions
23	which are the same as those contained in the
24	1988 agreement.

1	Such term shall not include any operator who was
2	assessed, and paid the full amount of, contractual
3	withdrawal liability to the 1950 UMWA Benefit
4	Plan, the 1974 UMWA Benefit Plan, or the Com-
5	bined Fund."
6	(3) Confirming amendments.—
7	(A) Section 9711(a) is amended by strik-
8	ing "maintained pursuant to a 1978 or subse-
9	quent coal wage agreement".
10	(B) Section 9711(b)(1) is amended by
11	striking "pursuant to a 1978 or subsequent
12	coal wage agreement".
13	(c) Modifications To Reflect Reachback Re-
14	FORMS.—
15	(1) Board of trustees of combined
16	FUND.—
17	(A) In general.—Section 9702(b)(1) is
18	amended—
19	(i) by striking "one individual who
20	represents" in subparagraph (A) and in-
21	serting "two individuals who represent",
22	(ii) by striking subparagraph (B) and
23	redesignating subparagraphs (C) and (D)
24	as subparagraphs (B) and (C), respec-
25	tively, and

1	(iii) by striking "(A), (B), and (C)" in
2	subparagraph (C) (as so redesignated) and
3	inserting "(A) and (B)".
4	(B) Conforming Amendment.—Section
5	9702(b)(3) is amended to read as follows:
6	"(3) Special rule.—If the BCOA ceases to
7	exist, any trustee or successor under paragraph
8	(1)(A) shall be designated by the 3 employers who
9	were members of the BCOA on the enactment date
10	and who have been assigned the greatest number of
11	eligible beneficiaries under section 9706."
12	(C) Transition rule.—Any trustee serv-
13	ing on the date of the enactment of this Act
14	who was appointed to serve under section
15	9702(b)(1)(B) of the Internal Revenue Code of
16	1986 (as in effect before the amendments made
17	by this paragraph) shall continue to serve until
18	a successor is appointed under section
19	9702(b)(1)(A) of such Code (as in effect after
20	such amendments).
21	(2) Assignment of Beneficiaries.—Section
22	9706 (relating to assignment of eligible bene-
23	ficiaries) is amended by adding at the end the fol-
24	lowing:
25	"(h) Assignment as of October 1 2000 —

1	"(1) In General.—Effective October 1, 2000,
2	the Commissioner of Social Security shall—
3	"(A) revoke all assignments to persons
4	other than 1988 agreement operators for pur-
5	poses of assessing premiums for periods after
6	September 30, 2000,
7	"(B) make no further assignments to per-
8	sons other than 1988 agreement operators, and
9	"(C) terminate all unpaid liabilities of per-
10	sons other than 1988 agreement operators with
11	respect to eligible beneficiaries whose assign-
12	ment to such persons is pending on October 1,
13	2000.
14	"(2) Reassignment upon purchase.—This
15	subsection shall not be construed to prohibit the re-
16	assignment under subsection $(b)(2)$ of an eligible
17	beneficiary."
18	(3) Liability for 1992 Plan.—
19	(A) IN GENERAL.—Section 9712(d) (relat-
20	ing to guarantee of benefits) is amended by
21	striking paragraph (3) and by redesignating
22	paragraphs (4), (5), and (6) as paragraphs (3),
23	(4), and (5), respectively.
24	(B) Conforming amendment.—Section
25	9712(d)(3) (as redesignated under subpara-

1	graph (A)) is amended by striking "or last sig-
2	natory operator described in paragraph (3)".
3	(C) Effective date.—The amendments
4	made by this paragraph shall apply to pre-
5	miums assessed for periods after September 30,
6	2000, except that a person other than a 1988
7	agreement operator shall not be liable for any
8	unpaid premium under section 9712(d) of the
9	Internal Revenue Code of 1986 as of such date
10	if liability for such premium had not been as-
11	sessed or was being contested on such date.
12	TITLE II—FINANCING
13	PROVISIONS
14	Subtitle A—Premiums
15	SEC. 201. REDUCTION IN ANNUAL PREMIUMS TO COAL MIN-
16	ERS COMBINED FUND IF SURPLUS EXISTS.
17	(a) In General.—Part II of subchapter B of chap-
18	ter 99 (relating to financing of Combined Benefit Fund)
19	is amended by inserting after section 9704 the following
20	new section:
21	"SEC. 9704A. REDUCTIONS IN HEALTH BENEFIT PREMIUM
22	IF SURPLUS EXISTS.
23	"(a) General Rule.—If this section applies to any
24	plan was the per handiciary promium used for purposes
	plan year, the per beneficiary premium used for purposes

1	9704(b) for the plan year shall be the reduced per bene-
2	ficiary premium determined under subsection (c).
3	"(b) Years to Which Section Applies.—
4	"(1) In general.—This section applies to any
5	plan year beginning after September 30, 2000, if the
6	trustees determine that the Combined Fund has an
7	excess reserve for the plan year.
8	"(2) Excess reserve.—For purposes of this
9	section—
10	"(A) IN GENERAL.—The term 'excess re-
11	serve' means, with respect to any plan year, the
12	excess (if any) of—
13	"(i) the projected net assets as of the
14	close of the test period for the plan year,
15	over
16	"(ii) the projected 3-month asset re-
17	serve as of such time.
18	"(B) Projected net assets.—For pur-
19	poses of subparagraph (A)(i), the projected net
20	assets shall be the amount of the net assets
21	which the trustees determine will be available at
22	the end of the test period for projected fund
23	benefits. Such determination shall be made in
24	the same manner used by the Combined Fund
25	to calculate net assets available for projected

fund benefits in the Statement of Net Assets (Deficits) Available for Fund Benefits for purposes of the monthly financial statements of the Combined Fund for the plan year beginning October 1, 1999.

"(C) Projected 3-month asset reserve is an amount equal to 25 percent of the projected expenses (including administrative expenses) from the health benefit premium account and unassigned beneficiaries premium account for the plan year immediately following the test period. The determination of such amount shall be based on the 10-year forecast of the projected net assets and cash balance of the Combined Fund prepared annually by an actuary retained by the Combined Fund.

- "(D) Test Period.—For purposes of this section, the term 'test period' means, with respect to any plan year, the plan year and the following plan year.
- "(c) Reduced Per Beneficiary Premium.—For 24 purposes of this section, the reduced per beneficiary pre-25 mium for any plan year to which this section applies is

- 1 the per beneficiary premium determined under section
- 2 9704(b)(2) without regard to this section, reduced (but
- 3 not below zero) by—
- 4 "(1) the excess reserve for the plan year, di-
- 5 vided by
- 6 "(2) the total number of eligible beneficiaries
- 7 which are assigned to assigned operators under sec-
- 8 tion 9706 as of the close of the preceding plan year.
- 9 "(d) Termination of Premium Reduction.—If,
- 10 on any day during a plan year to which this section ap-
- 11 plies, the Combined Fund has net assets available for pro-
- 12 jected fund benefits (determined in the same manner as
- 13 projected net assets under subsection (b)(2)(B)) in an
- 14 amount less than the projected 3-month asset reserve de-
- 15 termined under subsection (b)(2)(C) for the plan year—
- 16 "(1) this section shall not apply to months in
- the plan year beginning after such day, and
- 18 "(2) the monthly installment under section
- 19 9704(g)(1) for such months shall be equal to the
- amount which would have been determined if the
- 21 health benefits premium under section 9704(b) had
- 22 not been reduced under this section for the plan
- 23 year."
- 24 (b) Conforming Amendments.—

1	(1) Section 9704(a) (relating to annual pre-
2	miums) is amended by striking "Each" and insert-
3	ing "Subject to section 9704A, each".
4	(2) The table of sections for part II of sub-
5	chapter B of chapter 99 is amended by inserting
6	after the item relating to section 9704 the following
7	new item:
	"Sec. 9704A. Reductions in health benefit premium if surplus exists."
8	(c) Effective Date.—The amendments made by
9	this subsection shall apply to plan years of the Combined
10	Fund beginning after September 30, 2000.
11	SEC. 202. REFUND OF CONTRIBUTIONS PAID BY CERTAIN
12	SMALL ENTITIES TO UNITED MINE WORKERS
12 13	SMALL ENTITIES TO UNITED MINE WORKERS COMBINED BENEFIT FUND.
13	COMBINED BENEFIT FUND.
13 14	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the fol-
13 14 15	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the following:
13 14 15 16	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the following:  "SEC. 9704B. REFUNDS OF ANNUAL PREMIUMS OF CERTAIN
13 14 15 16 17	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the following:  "SEC. 9704B. REFUNDS OF ANNUAL PREMIUMS OF CERTAIN SMALL ENTITIES.
<ul><li>13</li><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li></ul>	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the following:  "SEC. 9704B. REFUNDS OF ANNUAL PREMIUMS OF CERTAIN SMALL ENTITIES.  "(a) GENERAL RULE.—The annual premiums paid
13 14 15 16 17 18	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the following:  "SEC. 9704B. REFUNDS OF ANNUAL PREMIUMS OF CERTAIN SMALL ENTITIES.  "(a) GENERAL RULE.—The annual premiums paid by certain small entities under section 9704(a) shall, in
13 14 15 16 17 18 19 20	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the following:  "SEC. 9704B. REFUNDS OF ANNUAL PREMIUMS OF CERTAIN SMALL ENTITIES.  "(a) GENERAL RULE.—The annual premiums paid by certain small entities under section 9704(a) shall, in the case of an eligible small entity which was an assigned
13 14 15 16 17 18 19 20 21	COMBINED BENEFIT FUND.  (a) IN GENERAL.—Insert after section 9704A the following:  "SEC. 9704B. REFUNDS OF ANNUAL PREMIUMS OF CERTAIN SMALL ENTITIES.  "(a) GENERAL RULE.—The annual premiums paid by certain small entities under section 9704(a) shall, in the case of an eligible small entity which was an assigned operator prior to October 1, 2000, be refunded as provided

- "(1) IN GENERAL.—To the extent an eligible 1 2 small entity which was an assigned operator prior to 3 October 1, 2000, has paid premiums to the com-4 bined fund, any such premiums shall be refunded by 5 the combined fund.
  - "(2) Years to which subsection applies.— This subsection shall apply to any plan year of the combined fund which began before October 1, 2000.
- 9 "(3) Eligible small entities.—For pur-10 poses of this section, the term 'eligible small entity' means any entity which was an assigned operator 12 prior to October 1, 2000, is not a 1988 agreement 13 operator and had average annual gross income for 14 purposes of chapter 1 for the 5-taxable-year period 15 ending with the entity's most recent taxable year ending before October 1, 1993, not exceeding 16 17 \$2,000,000.
  - "(4) AGGREGATION RULES.—In determining gross income or taxable income for purposes of this section, an entity which was an assigned operator prior to October 1, 2000, and any related persons shall be treated as 1 person.
- 23 "(c) Overall Limitation.—In no event shall the total refunds of annual premiums made by the combined

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- 1 fund under this section for any plan year exceed 2 \$10,000,000.".
- 3 (b) Conforming Amendment.—The table of sec-
- 4 tions for part II of subchapter B of chapter 99 of the In-
- 5 ternal Revenue Code of 1986 is amended by inserting
- 6 after the item relating to section 9704 the following new
- 7 item:

"Sec. 9704B. Refunds of annual premiums of certain small entities.".

### SEC. 203. ELECTION TO PREFUND REQUIRED CONTRIBU-

- 9 TIONS.
- 10 (a) COMBINED FUND.—Section 9704(g) (relating to
- 11 payment of premiums) is amended by redesignating para-
- 12 graph (2) as paragraph (3) and by inserting after para-
- 13 graph (1) the following:
- 14 "(2) Election to Prefund.—
- 15 "(A) In General.—An assigned operator
- shall be entitled to prefund its obligations to
- the Combined Fund by depositing into an irrev-
- ocable trust dedicated solely to the payment of
- such obligations an amount which the board of
- trustees determines, on the basis of reasonable
- 21 actuarial assumptions, to be equal to the
- present value of the operator's present and fu-
- ture obligations to the Combined Fund.

1	"(B) Effects on Liability.—If an as-
2	signed operator prefunds its obligations under
3	this paragraph—
4	"(i) the assigned operator (and any
5	successor) shall continue to remain liable
6	for such obligations if the amount depos-
7	ited is insufficient, but
8	"(ii) any related person to such oper-
9	ator (or successor) shall be relieved of any
10	liability for such obligations."
11	(b) 1992 Fund.—Section 9712(d) (relating to guar-
12	antee of benefits), as amended by section 101, is amended
13	by adding at the end the following:
14	"(6) Election to prefund.—
15	"(A) In general.—A 1988 last signatory
16	operator shall be entitled to prefund its obliga-
17	tions to the 1992 UMWA Benefit Plan by de-
18	positing into an irrevocable trust dedicated sole-
19	ly to the payment of such obligations an
20	amount which the board of trustees determines,
21	on the basis of reasonable actuarial assump-
22	tions, to be equal to the present value of the op-
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23	erator's present and future obligations to such

1	"(B) Effects on Liability.—If a 1988
2	last signatory operator prefunds its obligations
3	under this paragraph—
4	"(i) the operator (and any successor)
5	shall continue to remain liable for such ob-
6	ligations if the amount deposited is insuffi-
7	cient, but
8	"(ii) any related person to such oper-
9	ator (or successor) shall be relieved of any
10	liability for such obligations."
11	SEC. 204. FIRST YEAR PAYMENTS OF 1988 OPERATORS.
12	So much of section 9704(i)(1)(D) as precedes clause
13	(ii) is amended to read as follows:
14	"(D) Premium reductions and re-
15	FUNDS.—
16	"(i) 1st year payments.—In the
17	case of a 1988 agreement operator making
18	payments under subparagraph (A)—
	"(I) the premium of such oper-
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19 20	ator under subsection (a) shall be re-
	ator under subsection (a) shall be reduced by the amount paid under sub-
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20 21	duced by the amount paid under sub-

1	"(II) if the amount so paid ex-
2	ceeds the operator's liability under
3	subsection (a), the excess shall be re-
4	funded to the operator."
5	Subtitle B—Transfers From Aban-
6	doned Mine Reclamation Fund
7	SEC. 211. TRANSFER OF INTEREST FROM ABANDONED
8	MINE RECLAMATION FUND TO COMBINED
9	FUND.
10	(a) In General.—Section 402(h)(2) of the Surface
11	Mining Control and Reclamation Act of 1977 (30 U.S.C.
12	1232(h)(2)) is amended to read as follows:
13	"(2)(A) Except as provided in subparagraph
14	(B), the Secretary shall transfer from the fund to
15	the United Mine Workers of America Combined
16	Benefit Fund established under section 9702 of the
17	Internal Revenue Code of 1986 for any fiscal year
18	the amount of interest which the Secretary estimates
19	will be earned and paid to the fund during the fiscal
20	year.
21	"(B) The Secretary shall increase the amount
22	transferred under subparagraph (A) for fiscal year
23	2001 by the excess of—

1	"(i) the total amount of interest earned
2	and paid to the fund after September 30, 1992,
3	and before October 1, 2000, over
4	"(ii) the total amount transferred to the
5	Combined Fund under this subsection for fiscal
6	years beginning before October 1, 2000."
7	(b) Conforming Amendments.—Section 204(h) of
8	such Act (30 U.S.C. 1232(h)) is amended by striking
9	paragraph (3) and by redesignating paragraph (4) as
10	paragraph (3).
11	(c) Effective Date.—The amendments made by
12	this section shall apply to fiscal years beginning after Sep-
13	tember 30, 2000.
14	SEC. 212. MODIFICATIONS OF ABANDONED MINE RECLAMA-
15	TION FEE PROGRAM.
16	(a) Reductions in Reclamation Fees.—Section
17	402(a) of the Surface Mining Control and Reclamation
18	Act of 1977 (30 U.S.C. 1232(a)) is amended—
19	(1) by striking "35 cents" and inserting "20
20	cents",
21	(2) by striking "15 cents" and inserting "5
22	cents", and
23	(3) by striking "10 cents" and inserting "5
24	cents".

1	(b) Extension of Fee Program.—Section 402(b)
2	of such Act (30 U.S.C. 1232(b)) is amended by striking
3	"2004" and inserting "2010".
4	(c) Effective Date.—The amendments made by
5	subsection (a) shall apply to fiscal years beginning after
6	September 30, 2000.
7	SEC. 213. USE OF FUNDS TRANSFERRED FROM ABANDONED
8	MINE RECLAMATION FUND.
9	(a) In General.—Section 9705(b)(2) (relating to
10	use of funds) is amended to read as follows:
11	"(2) Use of funds.—The amount transferred
12	under paragraph (1) for any fiscal year shall be
13	used—
14	"(A) first, to refund to an assigned oper-
15	ator (and any related person to such operator)
16	an amount equal to the sum of—
17	"(i) any amount paid by such oper-
18	ator or person to the Combined Fund (and
19	not previously refunded) solely by reason
20	of the operator having been a signatory to
21	a pre-1974 coal wage agreement, plus
22	"(ii) interest on the amount under
23	clause (i) at the overpayment rate estab-
24	lished under section 6621 for the period

1	from the payment of such amount to the
2	refund under this subparagraph,
3	"(B) second, to make any refund required
4	under section $9704(i)(1)(D)(i)(II)$ ,
5	"(C) third, to proportionately reduce the
6	unassigned beneficiary premium under section
7	9704(a)(3) of each assigned operator for the
8	plan year in which transferred, and
9	"(D) last, to pay the amount of any other
10	obligation occurring in the Combined Fund."
11	(b) Effective Date.—The amendment made by
12	this section shall apply to fiscal years beginning after Sep-
13	tember 30, 2000.
13 14	Subtitle C—Authorization
14	Subtitle C—Authorization
14 15	Subtitle C—Authorization SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO
14 15 16 17	Subtitle C—Authorization  SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO  COMBINED BENEFIT FUND.
14 15 16 17	Subtitle C—Authorization  SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO  COMBINED BENEFIT FUND.  Section 9705 (relating to transfers to the Combined)
14 15 16 17	Subtitle C—Authorization  SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO  COMBINED BENEFIT FUND.  Section 9705 (relating to transfers to the Combined Benefit Fund) is amended by adding at the end the fol-
14 15 16 17 18	Subtitle C—Authorization  SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO  COMBINED BENEFIT FUND.  Section 9705 (relating to transfers to the Combined Benefit Fund) is amended by adding at the end the following:
14 15 16 17 18 19 20	Subtitle C—Authorization  SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO  COMBINED BENEFIT FUND.  Section 9705 (relating to transfers to the Combined Benefit Fund) is amended by adding at the end the following:  "(c) AUTHORIZATION OF APPROPRIATIONS.—
14 15 16 17 18 19 20	Subtitle C—Authorization  SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO  COMBINED BENEFIT FUND.  Section 9705 (relating to transfers to the Combined Benefit Fund) is amended by adding at the end the following:  "(c) AUTHORIZATION OF APPROPRIATIONS.—  "(1) IN GENERAL.—There is authorized to be
14 15 16 17 18 19 20 21	Subtitle C—Authorization  SEC. 221. AUTHORIZATION OF TRANSFER OF FUNDS TO  COMBINED BENEFIT FUND.  Section 9705 (relating to transfers to the Combined Benefit Fund) is amended by adding at the end the following:  "(c) AUTHORIZATION OF APPROPRIATIONS.—  "(1) IN GENERAL.—There is authorized to be appropriated \$38,000,000 for each fiscal year begin-

1 shall be available, without fiscal year limitation, to 2 cover any shortfall in any premium account established under section 9704(e). 3 "(3) Transfers.— 4 "(A) IN GENERAL.—The Secretary shall 6 transfer amounts appropriated under paragraph 7 (1) on October 1 of each fiscal year. "(B) Excess amounts.—If the Secretary, 8 9 after examining the audit of the Combined 10 Fund by the Comptroller General of the United 11 States, determines that the amount transferred 12 for any fiscal year exceeds the amount required 13 to cover shortfalls for that year, the Secretary 14 shall notify the Committees on Appropriations 15 of the House of Representatives and the Senate and the authorization of appropriations for the 16 17 first fiscal year after the determination shall be 18 reduced by the amount of the excess." 19 SEC. 222. ANNUAL AUDIT. 20 Section 9702 (relating to establishment of the Combined Fund) is amended by adding at the end the fol-21 22 lowing:

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"(d) Annual Audit.—

1	"(1) Audit.—The Comptroller General of the
2	United States shall conduct an annual audit of the
3	Combined Fund. Such audit shall include—
4	"(A) a review of the progress the Com-
5	bined Fund is making toward a managed care
6	system as required under this subchapter, and
7	"(B) a review of the use of, and necessity
8	for, amounts transferred to the Combined Fund
9	under section 9705(c).
10	"(2) Report.—The Comptroller General shall
11	report the results of any audit under paragraph (1)
12	to the Secretary of the Treasury and to the appro-
13	priate committees of Congress, including its rec-
14	ommendations (if any) as to any administrative sav-
15	ings which may be achieved without reducing the ef-
16	fective level of benefits under section 9703.".

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